IN AND FOR THE

Fifth Appellate District

F037252 People v. Register

We direct the trial court to amend the order pursuant to section 1202.05 prohibiting visitation between defendant and the five named children to include only the name of Y. A corrected order shall be forwarded to the appropriate authorities. In all other respects, the judgment is affirmed. Vartabedian, Acting P.J.

We concur: Harris, J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F037621 Etienne et al. v. Collins et al.; Costerian et al.

The appeal is dismissed. Harris, J.

We concur: Vartabedian, Acting P.J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F041022 People v. McGranahan

Appellant having filed an abandonment and/or request for dismissal of appeal, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F038594 Estioko v. Temmerman, as Director, etc. et al.,

The judgment is affirmed. Costs on appeal to respondents. Harris, J.

We concur: Vartabedian, Acting P.J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F039905 In re Russell N., a Minor

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

IN AND FOR THE

Fifth Appellate District

F037681 Terhune etc. v. California State Personnel Board; Villanueva

The judgment granting the peremptory writ of mandamus is reversed. The matter is remanded to the trial court for a rehearing on the merits of the petition with an adequate record. If the CDC is not able to provide an adequate record, the court may order the parties to reconstruct the record, and, if they are unable to do so, the court may order the SPB to hold a new hearing to provide an adequate record. Wiseman, J.

We concur: Vartabedian, Acting P.J.; Harris, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F039799 In re Dane F., a Minor

Counsel having waived oral argument in the above entitled action in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

F037888 People v. Virabutsady

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F036539 People v. Coronado

Appellant's petition for rehearing filed herein is denied.

F035608 People v. Ward et al.,

The superior court is directed to issue an amended abstract of judgment accurately reflecting that Blunt's sentences for the burglary and receiving stolen property counts are to be served concurrently with the 25 year-to-life sentence imposed. In all other respects, judgment is affirmed. Gomes, J.

We concur: Ardaiz, P.J.; Dibiaso, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F040330 People v. Welch

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F040330 People v. Welch

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F039071 People v. Elizalde-Montoya

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F039112 West Fresno Elementary School District v. Fresno Co. Board of Education

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision

F038692 Codoni v. Codoni

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F040498 In re Melanie C., a Minor.

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F040498 In re Melanie C., a Minor

The juvenile court's orders are affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F038138 People v. Jenkins

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F038138 People v. Jenkins

The judgment is reversed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F041378 Angela W., v. Superior Court, Fresno Co.; Fresno Co. Dept. of Children &

Family Services

The above-entitled case is submitted for decision.